IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,

. 7	
v	•

CASE # 1:19-cr-10063-DJC

RANDALL CRATER,

D C 1	
Defend	ant
17515111	

EMERGENCY COVID-19 MOTION FOR WITHDRAWAL OF COUNSEL DUE TO INABILITY TO CONTINUE THE ATTORNEY-CLIENT RELATIONSHIP AND MOTION FOR STATUS CONFERENCE

COMES NOW the Defendant, by and through his attorney, Ray E. Chandler of the firm of Chandler & Jennings, LLC, who would move this Honorable Court to allow undersigned counsel to remove himself from the representation of the Defendant due to inability to continue the attorney-client relationship. Counsel would show that circumstances due to the COVID-19 pandemic has led to this necessity.

Counsel further requests a status conference via zoom for both counsel and his client.

July 10, 2020

Respectfully submitted,

/s/ Ray Chandler SC Bar #1183 U.S. District Bar #93 Attorney for Defendant Randall Crater 8 South Brooks Street, P.O. Box 10 Manning, SC 29102 (803)566-7744

CERTIFICATE OF SERVICE

I, Ray Chandler, Esquire, attorney for Defendant, Randall Crater, do hereby certify that a true and correct copy of the foregoing was duly served on the United States by filing same on the Court's CM/ECF filing system which electronically serves all attorneys and parties of record, this 10th day of July 2020.

/s/ Ray Chandler, Esq.